

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

**CORE WIRELESS
LICENSING, S.A.R.L**

Plaintiff,

V.

APPLE, INC.

Defendant.

CIVIL ACTION NO. 6:12-CV-100

JURY TRIAL DEMANDED

ORDER

The Court memorializes its rulings from the bench at the Hearing of August 1, 2014 as follows:

- By **August 15, 2014**, the parties are **ORDERED** to meet and confer and submit, as a Joint Notice of Compliance with this Order, a summary of any legal issues the parties agree are for the Court to decide;
- Also by **August 15, 2014**, Plaintiff Core Wireless Licensing S.a.r.l. (“Core”) and Defendant Apple, Inc. (“Apple”) are **ORDERED** to each individually file, as Notices of Compliance with this Order: (1) proposed findings of fact and conclusion of law corresponding to the joint summary of legal issues the parties agree are for the Court to decide; (2) proposed preliminary draft jury instructions as to reasonable and non-discriminatory (“RAND”) related issues only; and (3) a proposed draft jury verdict form relating to the aforementioned RAND issues only; and
- By **September 2, 2014**, Core and Apple are **ORDERED** to each individually file, as Notices of Compliance with this Order, a complete set of proposed preliminary draft jury

instructions as to all issues including RAND issues, damages, and unenforceability, as well as corresponding draft jury verdict forms.

So ORDERED and SIGNED this 7th day of August, 2014.


JOHN D. LOVE
UNITED STATES MAGISTRATE JUDGE